IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
FTX TRADING LTD., et al.,	Case No. 22-11068 (JTD)
Debtors.	(Jointly Administered)

TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2) of the Federal Rules of Bankruptcy Procedure of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of Transferee
Federico Natali

Name and address where notices and payments to transferee should be sent:
Federico Natali
221 W 9th St.
Wilmington, DE 19801

Schedule/Claim No.	Creditor Name	Claim Percentage Transferred	Debtor	Case No.
Claim No. 69746 (submitted on or about September 26, 2023)		100%	FTX Trading Ltd.	22-11068

I declare under penalty of perjury that the information provided herein is true and correct to the best of my knowledge and belief.

Federico Natali
Federico Natali (May 23, 2024 10:04 GMT+2)
Transferee/Transferee's Agent

Date:

Email: paxtibi.xyz+recovery@gmail.com

EVIDENCE OF TRANSFER OF CLAIM

TO: Clerk, United States Bankruptcy Court, District of Delaware

("Seller"), for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged and pursuant to the terms of an Assignment of Claim dated as of the date hereof, does hereby certify that it has unconditionally and irrevocably sold, transferred and assigned to Federico Natali ("Buyer"), 100 % of all Seller's right, title and interest in and to the claims of Seller against FTX Trading Ltd. in the bankruptcy case entitled *In re: FTX Trading Ltd.*, et al., and pending in the United States Bankruptcy Court, District of Delaware, under Case No. 22-11068 (JTD) (Jointly Administered), which claims are described more fully as follows (collectively, the "Claim"):

Schedule/Claim No.	Creditor Name	Claim Percentage Transferred	Debtor	Case No.
Claim No. 69746 (submitted on or about September 26, 2023)		100%	FTX Trading Ltd.	22-11068

Seller hereby waives any notice or hearing requirements imposed by Rule 3001 of the Federal Rules of Bankruptcy Procedure, and stipulates that an order may be entered recognizing this transfer and sale of the Claim as an unconditional assignment and sale and Buyer herein as the *valid* owner of the Claim. You are hereby requested to make all future payments and distributions, and to give all notices and other communications, in respect to the Claim to Buyer.

IN WITNESS WHEREOF, dated as of May 21, 2024.

SELLER:	

BUYER: Federico Natali

Federico Natali

Federico Natali (May 23, 2024 10:04 GMT+2)

Name: Federico Natali

Identity of Transferor/Seller

Transferee/Buyer has in its possession an unredacted Transfer of Claim Other Than For Security and an executed Evidence of Transfer of Claim.

In order to protect the identity of the Transferor/Seller, Transferee/Buyer has not disclosed the Transferor's/Seller's name in the filed Transfer of Claim Other Than For Security and Evidence of Transfer of Claim.

Upon written request, Transferee/Buyer is prepared to provide a copy of the unredacted Transfer of Claim Other Than For Security and signed Evidence of Transfer of Claim to the Bankruptcy Court, the Debtors, and related appropriate professionals.



Creditor Data Details - Claim # 69746

Creditor
Name on file
Address on file

Debtor Name FTX Trading Ltd. Date Filed 09/26/2023 Claim Number 69746 Schedule Number 6824000 Confirmation ID

3265-70-OXZES-102608935

Claim Amounts

Claim Nature	Schedule Amount	C*U*D*	Asserted Claim Amount	C*U*F*	Current Claim Value	Claim Status
General Unsecured						
Priority						
Secured						
503(b)(9) Admin Priority						
Admin Priority						
Total						

 $^{^*}C=Contingent$, U=Unliquidated, D=Disputed, F=Foreign

Claim Additional Info

Туре	Name	Group	Original Quantity	Current Quantity
CRYPTO	AAVE-PERP	ASSERTED	-0.0000000000000284	-0.0000000000000284
CRYPTO	ATOM-PERP	ASSERTED	-0.00000000001819	-0.00000000001819
CRYPTO	AVAX-PERP	ASSERTED	-0.00000000001819	-0.00000000001819
CRYPTO	BTC	ASSERTED	0.5464143905	0.5464143905
CRYPTO	BTC-MOVE-2022Q3	ASSERTED	0.0000000000000011	0.000000000000011
CRYPTO	BTC-MOVE-WK-1007	ASSERTED	-0.00000000000000003	-0.0000000000000003
CRYPTO	BTC-PERP	ASSERTED	-0.00000000000000089	-0.0000000000000089
CRYPTO	DMG-PERP	ASSERTED	0.0000000000003637	0.000000000003637
CRYPTO	DOT	ASSERTED	10005.0981035	10005.0981035
CRYPTO	ETH	ASSERTED	0.000000005	0.000000005
CRYPTO	FLM-PERP	ASSERTED	-0.0000000000291038	-0.0000000000291038
CRYPTO	FIT	ASSERTED	150.07476049017262	150.07476049017262
CRYPTO	HNT-PERP	ASSERTED	-0.000000000001819	-0.00000000001819
CRYPTO	KNC-PERP	ASSERTED	-0.000000000007276	-0.000000000007276
CRYPTO	LTC	ASSERTED	501.0029548	501.0029548
CRYPTO	LTC-PERP	ASSERTED	0.0000000000004547	0.0000000000004547
CRYPTO	SRM	ASSERTED	0.02021058	0.02021058
CRYPTO	SRM_LOCKED	ASSERTED	5.83749491	5.83749491
CRYPTO	USDT	ASSERTED	1.0235460702886028	1.0235460702886028
CRYPTO	XTZ-PERP	ASSERTED	-0.00000000001819	-0.00000000001819
CRYPTO	YFI-20201225	ASSERTED	0.000000000000000002	0.0000000000000000000000000000000000000
CRYPTO	YFI-PERP	ASSERTED	-0.0000000000000036	-0.0000000000000036
FIAT	USD	ASSERTED	0.0001069145753155	0.0001069145753155

Kroll Restructuring Administration (formerly known as Prime Clerk) maintains the website for the public's convenience and for general informational purposes only. Anyone using this website is cautioned NOT to rely on any information contained on this Website, and any user of this website should not take or refrain from taking any action based upon anything included or not included on this website. We are not a law firm or a substitute for an attorney or law firm. Users of this website may want to seek legal counsel on the particular facts and circumstances at issue. All search results provided through this website are qualified in their entirety by the official register of claims and the Schedules of Assets and Liabilities ("Schedules") and Statements of Financial Affairs ("Statements") filed in the bankruptcy case/s of the Debtors'. Nothing contained on this Site or in the Debtors' Schedules and Statements shall constitute an admission or a waiver of any of the Debtors' rights to assert claims or defenses. Any failure by a Debtor to designate a claim listed on the Schedules as "disputed", "contingent", or "unliquidated" does not constitute an admission that such amounts are not "disputed", "contingent", or "unliquidated." For the avoidance of doubt, listing a claim on Schedule Das "secured," on Schedule Eas "priority," on Schedule Fas "non-priority," or listing a contract or lease on Schedule G as "executory" or "unexpired," does not constitute an admission by the Debtors of the legal rights of the claimant, or a waiver of the Debtors' right to recharacterize or reclassify such claim or contract. Each Debtor reserves the right to amend their Schedules and Statements as necessary or appropriate. Debtors further reserve the right to dispute, on any grounds, or to assert offsets or defenses to, any claim reflected on their Schedules or filed against a Debtor, including objecting to the amount, liability, classification or priority of such claim, or to otherwise subsequently designate any claim as "disputed," "con